		Case 1:14-cr-00306-L0	Document 4	3 Filed 10/06/	14 Page 1 o	1 Page	D# 181 🖫		
Q /	\O 47	2 (Rev. 3/86) Order of Detention Pending	Trial						
		Unit	TED STATE	ES DISTRIC	T COURT	m 00	CT - 6 2014	TU	
		Eastern	Dis	strict of		Virginia i	S. DISTRICT CO		
		UNITED STATES OF AMERI	CA		,	ALEX	ANDRIA, VIRGINI	4 - 1	
		v.		ORDER (OF DETENT	ION PEN	DING TRIA	ı.	
	M	ANUEL ERNESTO PAIZ GUE Defendant	VARA	Case Number:					
dete	In ac	ecordance with the Bail Reform Act, 18 n of the defendant pending trial in this	8 U.S.C. § 3142(f), a d case.	etention hearing has be	een held. I conclud	le that the fol	lowing facts requi	ire the	
				Findings of Fact					
	(1)	The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has been convicted of a							
		a felony that was committed after	the defendant had bee	n convicted of two or r	nore prior federal o	ffenses descr	ihed in 18 U.S.C.	— ·*	
	(3)	A period of not more than five years has elapsed since the date of conviction release of the defendant from imprisonment for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.							
_	(1)	201		tive Findings (A)					
	(1)	(1) There is probable cause to believe that the defendant has committed an offense for which a maximum term of imprisonment of ten years or more is prescribed in under 18 U.S.C. § 924(c).							
	(2)	(2) The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions will reasonably assure the appearance of the defendant as required and the safety of the community.							
				tive Findings (B)					
X	(1)	There is a serious risk that the defenda		-6-464	.4				
X	(2)	There is a serious risk that the defenda The court accepted as factual the m was stated in open court and is available.	atters contained in the				of the court's find	dings	
dera	ance	Part d that the credible testimony and inform of the evidence that There is no condition or combination of the community.	nation submitted at the	_	y x clear and c	•	vidence \(\simega\) a pre	•	
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reas Gov	he ex sonab /ernm	defendant is committed to the custody of tent practicable, from persons awaiting le opportunity for private consultation tent, the person in charge of the correctication with a count proceeding.	the Attorney General g or serving sentences with defense counsel. ions facility shall deli-	or being held in custon of a court of	sentative for confine ody pending appeal of the United States of United States mare	l. The defen	dant shall be affo	rded a	
		Date /		Signai	ture of Judicial Office	er			
				Thomas Rawles Jones	s, Jr., United States		udge		
				NAME OF THE		ITTTOOM			

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).